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APPLICATION NO).	FILING DATE	FIRST NAMED INVENTOR KONSTANTINOS I. PAPATHOMAS	ATTORNEY DOCKET NO. EN995064BV	CONFIRMATION NO.
09/471,520		12/23/1999			
5409	7590	04/23/2002			
ARLEN L. OLSEN				EXAMINER	
SCHMEISER, OLSEN & WATTS 3 LEAR JET LANE				BERMAN, SUSAN W	
SUITE 201 LATHAM, NY 12110				ART UNIT	PAPER NUMBER
	,			1711	ist
				DATE MAILED: 04/23/2002	17

Please find below and/or attached an Office communication concerning this application or proceeding.

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·		Application No.	Applicant(s)	
	•	09/471,520	PAPATHOMAS ET AL.	
	Office Action Summary	Examiner	Art Unit	
		Susan W Berman	1711	
Period fo	The MAILING DATE of this communication ap	pears on the cover sheet w	ith the correspondence address	
A SH THE - Exte after - If the - If NO - Failu - Any	ORTENED STATUTORY PERIOD FOR REPL MAILING DATE OF THIS COMMUNICATION. Insions of time may be available under the provisions of 37 CFR 1.1 SIX (6) MONTHS from the mailing date of this communication. It is period for reply specified above is less than thirty (30) days, a repl of period for reply is specified above, the maximum statutory period are to reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, however, may a ly within the statutory minimum of thin will apply and will expire SIX (6) MOI e, cause the application to become A	reply be timely filed ty (30) days will be considered timely. ITHS from the mailing date of this communication BANDONED (35 U.S.C. § 133).	on.
1)⊠	Responsive to communication(s) filed on 27	February 2002 .		
2a)⊠	This action is FINAL . 2b) Th	nis action is non-final.		
3)[Since this application is in condition for allow closed in accordance with the practice under			s is
·	ion of Claims			
•	Claim(s) 1-18 is/are pending in the application			
	4a) Of the above claim(s) is/are withdra	wn from consideration.		
·	Claim(s) is/are allowed.			
·	Claim(s) <u>1-18</u> is/are rejected.			
·	Claim(s) is/are objected to.			
	Claim(s) are subject to restriction and/o ion Papers	or election requirement.		
9)[The specification is objected to by the Examine	er.		
10) 🔲 🤈	The drawing(s) filed on is/are: a)□ acce	epted or b) objected to by	he Examiner.	
	Applicant may not request that any objection to the	ne drawing(s) be held in abey	ance. See 37 CFR 1.85(a).	
11) 🗌	The proposed drawing correction filed on	_ is: a)□ approved b)□ o	lisapproved by the Examiner.	
	If approved, corrected drawings are required in re	• •		
12)[The oath or declaration is objected to by the Ex	kaminer.		
Priority ι	under 35 U.S.C. §§ 119 and 120			
13)	Acknowledgment is made of a claim for foreig	n priority under 35 U.S.C.	§ 119(a)-(d) or (f).	
a)	☐ All b)☐ Some * c)☐ None of:			
	1. Certified copies of the priority document	ts have been received.		
	2. Certified copies of the priority document	ts have been received in A	application No	
* 5	3. Copies of the certified copies of the prio application from the International Bu See the attached detailed Office action for a list	ureau (PCT Rule 17.2(a)).	_	
14) 🗌 A	Acknowledgment is made of a claim for domest	tic priority under 35 U.S.C.	§ 119(e) (to a provisional applica	ition).
	The translation of the foreign language pro Acknowledgment is made of a claim for domest	• •		
Attachmen	•	· •		
2) Notic	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449) Paper No(s) _	5) Notice of	Summary (PTO-413) Paper No(s) Informal Patent Application (PTO-152)	.·

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Response to Amendment

Claims 1 and 8 have been amended to remove the new matter objected to in the last Office Action.

The rejection of claims under 35 U.S.C. 112, first paragraph, set forth in the last Office Action is withdrawn in response to the amendment of claims 1 and 8.

The rejection of claims 1-12, 16 and 17 under 35 U.S.C. 103(a) as being obvious over Gelorme et al (5,464,726) is withdrawn in response to applicant's statement in paper number 13, page 9, that Application Serial Number 09/471,520 and Gelorme et al (5,464,726) were commonly owned by International Business Machines Corporation at the time the instantly claimed invention was made. Since the Application was filed after November 29, 1999, under 37 CFR 1.53(b), Gelorme et al is not prior art under 103(c).

Response to Arguments

Applicant argues that one skilled in the art would not have been motivated to combine the teachings of Ayano et al an Christie et al because Ayano et al disclose photocurable compositions and Christie et al disclose heat curable compositions. This argument is not persuasive for the following reasons. It is the Examiner's position that one skilled in the art would have been motivated to combine the teachings of the references because the compositions are analogous compositions comprising cyanate esters, tougheners and fillers for electrical insulating materials. Furthermore, Ayano et al teach that the disclosed compositions are curable by actinic radiation and heat (column 1, lines 46-51).

Applicant argues that one skilled in the art would not have been motivated to combine the teachings of Gaku et al, McCormick et al, Shimp and Christie et al because Shimp and Christie et al teach heat curable compositions. This argument is not persuasive for the following reasons. It is the Examiner's position that one skilled in the art would have been motivated to combine the teachings of the references because the compositions are analogous compositions comprising cyanate esters, tougheners and fillers

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for electrical insulating materials. Furthermore, Gaku et al teach that the disclosed compositions are curable by actinic radiation and/or heat (columns 5-6).

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-12, 16 and 17 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ayano et al (4,383,903) in view of McCormick et al (5,215,860) and further in view of Christie et al (5,250,848). See the Abstract, columns 3-7, column 9, lines 28-50, and column 10, lines 20-23, and lines 44-47. Ayano et al teach adding liquid or elastic rubbers having one or more (meth)acryloyl groups that would be expected to act as toughening agents (column 7, lines 1-9). The disclosed photoinitiators do not include organometallic complex salts as set forth in the instant claims. Ayano et al disclose organo metal salts as heat curing catalysts. Ayano et al teach that the disclosed compositions can contain fillers but do not mention surface treating agents (column 10, lines 41-47).

McCormick et al, in analogous art, teach that an organometallic compound curing agent can be used in an "energy-curable' cyanate composition. McCormick et al teach that organometallic compounds provide curing, including radiation curing, at lower temperatures or faster rates than previous catalysts, allow easier coating, provide temperature control and can be used to provide 100% reactive compositions (column 2, line 61, to column 3, line 20). Christie et al teach analogous compositions comprising epoxides and/or curable cyanate esters, reactive modifier and a filler that is optionally treated with a coupling agent. See column 5, lines 3-28.

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It would have been obvious to one skilled in the art at the time of the invention to employ organometallic catalysts and radiation curing, as taught by McCormick et al, with the compositions disclosed by Ayano et al. Ayano et al provide motivation by teaching that photoinitiators and radiation curing can be used. McCormick et al teach the advantages of the organometallic salt photoinitiators for curing cyanate ester compositions.

It would have been obvious to one skilled in the art to employ a filler such as the optionally surface treated filler in analogous compositions taught by Christie et al as the filler in the compositions taught by Ayano et al. Ayano et al provide motivation by teaching addition of filler. Christie et al teach that the preferred filler can be treated with a coupling agent, thus providing a filler and a surface treating agent, as required in the instantly claimed compositions. Christie et al also provide motivation to employ a filler having a particle size less than 31 microns and substantially free of alpha particle emissions so that the compositions will readily flow into gaps between a chip and substrate carrier and to avoid generation of electron/hole pairs.

With respect to claims 8-12, the polymerization product instantly claimed would not be expected to be significantly different from the product that is obtained by polymerizing the compositions disclosed by Ayano et al. There is no evidence of record that the use of an organometallic photoinitiators or of a surface treating agent in the instantly claimed composition results in a different polymerized product.

Claims 1-12, 16 and 17 are rejected under 35 U.S.C. 103(a) as being unpatentable over Gaku et al (4,533,727) in view of McCormick et al (5,215,860) and Shimp (4,709,008) and further in view of Christie et al (5,250,848). Gaku et al disclose cyanate ester compositions comprising photocrosslinking monomers, thermosetting monomers and/or thermoplastic resins (columns 5-7). Gaku et al teach blending compounds "B" with curable resin "A". Compounds B include compounds (B)(iv), which are thermosetting monomers or prepolymers, and compounds (B)(v), which include rubbers, polysulfone,

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polyimides, polyesters and other resins. Fillers and reinforcing agents may be added (column 8).

Photoinitiators, including diphenyl iodonium, and heat curing catalysts are taught in columns 5-6 but do not include organometallic photoinitiators.

McCormick et al, in analogous art, teach that an organometallic compound curing agent can be used in an "energy-curable' cyanate composition. McCormick et al teach that organometallic compounds provide curing, including radiation curing, at lower temperatures or faster rates than previous catalysts, allow easier coating, provide temperature control and can be used to provide 100% reactive compositions (column 2, line 61, to column 3, line 20). Shimp discloses cyanate ester compositions that can be cured by heat and comprise catalysts such as zinc octanoate, etc. (column 3, lines 42-64). Additives taught include thermoplastic resin tougheners, reinforcing fibers, colloidal silica, mineral fillers and pigments (column 4, lines 27-32).

It would have been obvious to one skilled in the art at the time of the invention to include thermosetting prepolymers disclosed as (B)(iv) and/or rubbers or resins disclosed as (B)(v) in the compositions taught by Gaku et al since Gaku et al teach blending these compounds with curable resin A. One skilled in the art at the time of the invention would have been motivated by an expectation of providing toughening to the curable resin since thermoplastics, thermosetting and rubber materials such as those disclosed by Gaku et al are well known in the art for providing toughening to curable compositions. Shimp provides additional motivation by teaching that thermoplastic resin tougheners can be added to analogous compositions of cyanate esters. It would have been obvious to one skilled in the art at the time of the invention to employ organometallic catalysts and radiation curing, as taught by McCormick et al, with the compositions disclosed by Gaku et al. Gaku et al provide motivation by teaching that photoinitiators and radiation curing can be used. McCormick et al teach the advantages of the organometallic salt photoinitiators for curing cyanate ester compositions.

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Gaku et al do not mention adding surface treating agents or silane compounds corresponding to those set forth in claims 13, 14 and 18, however, Gaku et al teach coupling agents as additives (column 8, lines 23-49). Christie et al teach analogous compositions comprising epoxides and/or curable cyanate esters, reactive modifier and a filler that is optionally treated with a coupling agent. See column 5, lines 3-28. It would have been obvious to one skilled in the art to employ a filler such as the optionally surface treated filler in analogous compositions taught by Christie et al as the filler in the compositions taught by Gaku et al, thus providing both instantly claimed filler and surface treating agent. Gaku et al provide motivation by teaching addition of filler and coupling agents. Christie et al provide motivation to employ a filler having a particle size less than 31 microns and substantially free of alpha particle emissions so that the compositions will readily flow into gaps between a chip and substrate carrier and to avoid generation of electron/hole pairs. Christie et al also provide motivation to employ a filler treated with a coupling agent by teaching that the treated filler is preferred. With respect to claims 8-12, there is no evidence of record that the polymerization product instantly claimed is significantly different from the product that is obtained by polymerizing the compositions disclosed by Ayano et al. There is no evidence of record that the use of an organometallic photoinitiators or of a surface treating agent in the instantly claimed composition results in a different polymerized product.

Claims 13-15 and 18 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ayano et al, each in view of Christie et al (5,250,848), as applied to claims 1, 7 and 8 above, and further in view of Swei (5,182,173). Ayano et al teach that the disclosed compositions but do not mention surface treating agents or silane compounds corresponding to those set forth in claims 13, 14 and 18 (column 10, lines 41-47).

Claims 13-15 and 18 are rejected under 35 U.S.C. 103(a) as being unpatentable over Gaku et al (4,533,727) in view of McCormick et al (5,215,860) and Shimp (4,709,008) and further in view of

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Christie et al (5,250,848), as applied to claims 1, 7 and 8 above, and further in view of Swei. Gaku et al do not mention adding surface treating agents or silane compounds corresponding to those set forth in claims 13, 14 and 18, however, Gaku et al teach coupling agents as additives (column 8, lines 23-49).

With respect to each rejection set forth above, Swei disclose a composite filler material that is a filler material, such as silica, coated with a layer of silicone elastomer. The fillers are suitable for use in matrix materials such as cyanate esters. The silicone elastomer is the reaction product of a multifunctionally terminated polysiloxane and a silane crosslinking agent. See column 1, lines 30-49, column 2, lines 12-32 and column 5, lines 39-50. It would have been obvious to one skilled in the art to employ the composite filler material taught by Swei as the filler in each of the prior art compositions. One of ordinary skill in the art at the time of the invention would have been motivated by a reasonable expectation of producing a highly filled polymeric matrix material having improved ductility and toughness, as taught by Swei.

Conclusion

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, THIS ACTION IS MADE FINAL. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Susan Berman whose telephone number is (703) 308-0040.

The fax number for this group is (703) 872-9310 or, for submissions after Final Rejection, (703) 872-9311.

Any inquiry of a general nature or relating to the status of this application should be directed to the Group Receptionist at telephone number (703) 308-0661.

Susan Berman

Primary Examiner

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